

Dear Sirs,

This comment is in reference to the lawsuit against Indianas no call list filed by the Consumers Banking Association. If this weakening of the No Call List is allowed to happen, it will only be a matter of time before someone else weakens it more. In this day and age of the computer and with banks asking for their clients email addresses, I see no reason why they should have to call to reach their clients. If, as they say, it is only for business purposes then they should have no problem reaching the intended person. This is not intended to allow them to call their clientelle to inform them of an approved loan, a bounced check or an electronic transfer to or from their account. This is solely intended to be able to call their clients for the purpose of selling them products. In a day and time when families have so little time anyway, don't take away anymore of it by allowing these annoying phone calls, if we want to buy something from them then we'll call them.

Sincerely,

John M. Ellis